

IN THE COURT OF CRIMINAL APPEALS OF TEXAS

NOS. PD-0695-20 & PD-0696-20 & PD-0697-20

DAVID EARL SPILLMAN JR., Appellant

v.

THE STATE OF TEXAS

ORDER REGARDING REPRESENTATION HUNT COUNTY

Per curiam.

ORDER

Appellant was convicted of two counts of assault on a public servant and possession of a controlled substance in the 196th District Court of Hunt County. Appellant was sentenced to confinement for 50 years on each of the assault counts and 60 years for the drug offense. The court of appeals affirmed the judgments of the trial court. Spillman v. State, Nos. 05-19-00530-CR, 05-19-00531-CR, and 05-19-00532-CR (Tex. App. — Dallas, delivered July 16, 2020). The Appellant's Pro Se petitions for discretionary review were granted by this Court on December 9, 2020. Appellant

is entitled to representation before this Court at this time. See Article 1.051(a)(d)(2), V.A.C.C.P. Appellant is without representation in this Court. Accordingly, the trial court is ordered to determine if Appellant is currently represented by counsel, and if so, to inform this court who represents Appellant. If Appellant is not currently represented by counsel and desires counsel, the trial court must first determine whether Appellant is indigent. If the trial court finds Appellant is indigent, that court shall appoint an attorney to represent Appellant before this court in regard to PDR Nos. PD-0695-20, PD-0696-20, and PD-0697-20 in accord with the provisions of Articles 1.051 and 26.04, V.A.C.C.P. Any hearing conducted pursuant to this order shall be held within 15 days of the date of this order. The trial court's order appointing counsel, any findings of fact, affidavits, or transcription of the court reporter's notes and any other supplementation of the record shall be returned to this court within 20 days of the date of this order.

IT IS SO ORDERED THIS THE $9^{\text{\tiny TH}}$ DAY OF DECEMBER, 2020

DO NOT PUBLISH